James E. Doroshow (SBN 112920) Mark J. Young, Esq. 1 jdoroshow@foxrothschild.com Mark Young, P.A. Ashe Puri (SBN 297814) 1638 Camden Avenue 2 Jacksonville, FL 32207 apuri@foxrothschild.com 3 FOX ROTHSCHILD LLP Telephone: 904-996-8099 1800 Century Park East, Suite 300 Facsimile: 904-980-9234 4 Los Angeles, CA 90067-1506 myoungpa@gmail.com 5 Telephone: 310-598-4150 FL Bar 78158 Facsimile: 310-556-9828 Attorney for Defendant, 6 Oceanic Production Equipment, Ltd. Attorneys for Defendants, 7 Oceanic Production Equipment Ltd., 8 Oppenheimer Cine Rental LLC, Oppenheimer Camera Products, Inc., 9 Marty Oppenheimer 10 UNITED STATES DISTRICT COURT 11 CENTRAL DISTRICT OF CALIFORNIA VOICE INTERNATIONAL, INC., a Case No.: CV-15-08830-JAK-KS 12 California corporation; and DAVID 13 GROBER, an individual, **DEFENDANTS' NOTICE OF** 14 Plaintiffs, LODGING OF NON-PAPER 15 PHYSICAL EXHIBIT IN SUPPORT OF MOTION FOR SANCTIONS VS. 16 UNDER FED. R. CIV. P. 11 17 OPPENHEIMER CINE RENTAL, LLC, a Washington corporation; OPPENHEIMER 9/18/17 Hearing Date: 18 CAMERA PRODUCTS, INC., a Time: 8:30 am 19 Washington corporation; MARTY Location: First Street Courthouse, OPPENHEIMER, an individual; JORDAN 350 W. First Street, 20 KLEIN, SR., an individual; JORDAN Courtroom 10B, Los 21 Angeles, CA 90012 KLEIN, JR., an individual; JOHN DANN, an individual; Mako Products, an unknown 22 entity, Oceanic Production Equipment, Ltd., 23 a Bahamian company; and DOES 1-10, inclusive, 24 25 Defendants. 26

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Pursuant to 11-5.1 of the Local Rules of the United States District Court for the Central District of California, Defendants Oceanic Production Equipment Ltd., Oppenheimer Cine Rental LLC, Oppenheimer Camera Products, Inc., and Marty Oppenheimer ("Defendants") respectfully submit this Notice of Lodging of a Non-Paper Physical Exhibit in support of Defendants' Motion for Sanctions Under Fed. R. Civ. P. 11. Specifically, Defendants submit to the Court the lodging of a DVD copy of the Plaintiffs' annotated and edited version of a video from the deposition of Tom Smith referred to by Plaintiffs as the "MakoHead disassembly video." The DVD is being submitted to the Court in a secure container identified by the case name and number, and the contact information of the submitting party. 

Dated: July 5, 2017 Mark Young 1 2 By: /s/ Mark Young 3 jdoroshow@foxrothschild.com 4 Ashe Puri (SBN 297814) apuri@foxrothschild.com 5 FOX ROTHSCHILD LLP 6 1800 Century Park East, Suite 300 7 Los Angeles, CA 90067-1506 Telephone: 310-598-4150 8 Facsimile: 310-556-9828 9 Attorneys for Defendant, Oceanic Production Equipment, Ltd. 10 11 Mark J. Young, Esq. Mark Young, P.A. 12 1638 Camden Avenue 13 Jacksonville, FL 32207 Telephone: 904-996-8099 14 Facsimile: 904-980-9234 15 myoungpa@gmail.com FL Bar 78158 16 Attorney for Defendant, 17 Oceanic Production Equipment, Ltd. 18 19 20 21 22 23 24 25 26 27

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